

REMARKS

This amendment is in response to the Final Office Action Mailed on June 15, 2007. The Applicants' representative thanks the Examiner for the telephonic interview held on September 5, 2007. As discussed in the Examiner's interview summary, during that conversation, the Examiner explained his interpretation of the claims. The teachings of the Croft reference from Applicants' perspective were also discussed.

Applicant has presented new claims in this case. The newly presented claims generally require the formation for a transesterified polyol using the claimed amounts of the claimed blown vegetable oils and, in the case of some claims that claim a reaction product of an A-side and a B-side, the ratio or ratio range of A-side to B-side is also claimed..

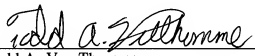
The Applicants have made a concerted effort to place the present application in condition for allowance, and a notice to this effect is earnestly solicited. In the event there are any remaining formalities or other issues needing Applicants' assistance, Applicants request the Examiner to call the undersigned attorney at (616) 949-9610.

Respectfully submitted,

THOMAS A. KURTH ET AL.

By: Price, Heneveld, Cooper,
DeWitt & Litton, LLP

October 31, 2007
Date



Todd A. Van Thomme
Registration No. 44 285
695 Kenmoor, S.E.
Post Office Box 2567
Grand Rapids, Michigan 49501
(616) 949-9610

TAV/dar